COMBINED DECLARATION AND POWER OF ATTORNEY FOR UTILITY PATENT APPLICATION

Auomey's Docket No.

032292-029

As a below-named inventor, I hereby declare that!

My residence, post office address and cirizenship are as stated below next to my narge;

OSLO PATENTKONTOR AS

DRIGINAL, FIRST AND JOINT INVENTOR (if more than one name is listed below) OF THE SUBJECT MATTE WHICH IS CLAIMED AND FOR WHICH A PATENT IS SOUGHT ON THE INVENTION ENTITLED:								
METHOD AND ARRANGEMENT PROVIDING A VI								
he specification of which								
(check one)	is attached hereto;							
	Was filed on	85						
`	Application No.							
	and was amended on	 ;						
	(if applicable)							

I HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION. including the claims, as amended by any amendment referred to above;

I ACKNOWLEDGE THE DUTY TO DISCLOSE TO THE OFFICE ALL INFORMATION KNOWN TO ME TO BE MATERIAL TO PATENTABILITY AS DEPINED IN TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56 (as amended effective March 16, 1992);

I do not know and do not believe the said invention was ever known or used in the United States of America before my or our invention thereof, or patented or described in any primed publication in any country before my or our invention thereof or more than one year prior to said application; that said invention was not in public use or on sale in the United States of America more than one year prior to said application; that said invention has not been perented or made the subject of an inventor's certificate issued before the date of said application in any country foreign to the United States of America on any application filed by me or my legal representatives or assigns more than twelve months prior to said application;

I hereby claim foreign priority benefits under Title 35, United States Code Sec. 119 and/or Sec. 365 of any foreign application(s) for patent or inventor's certificate as indicated below and have also identified below any foreign application for patent or inventor's certificate on this invention having a filing date before that of the application(s) on which priority is claimed:

Ekrekroken 12, N-1356 Bekkertur. NORWAY FULL NAME OF SECOND JOINT INVENTOR, IF ANY

RESIDENCE

POST OFFICE ADDRESS

,	Amorney's Docket No.
COMBINED DECLARATION AND POWER OF ATTORNEY	
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COUNTRY/INTERNATIONAL APPLICATION NUMBER DATE OF FILING (day, merch, year) CLAIMED NORWAY 20006127 1 December 2000 YES X, NO. YES NO. I hereby appoint the following attorneys and agent(s) to prosecute said application and to transact all business in the Pater and Trademark Office connected therewith and to file, prosecute and to transact all business in connection with internatio applications directed to said invention: William L. Manns 17, 337 Brie R. Weinbier 20, 509 Brue T. Wieder 33, 415 Robert S. Swecter 19, 387 James W. Ferrero 26, 457 Toda R. Weinber 34, 400 Roman S. Derfier, Jr. 22, 203 Robert E. Krebs 25, 482 Hingel R. Brown H. School Romald L. Gradelock J. 22, 700 Robert E. Krebs 30, 888 Allen R. Baum 36, 444 Roman R. Roper 22, 716 William C. Rowbard 30, 888 Allen R. Baum 36, 444 Roman R. Roper 22, 716 William C. Rowbard 30, 888 Allen R. Baum 36, 444 Roman R. Roper 30, 889 Princher K. Crebs 25, 422 Briss P. O'Shneghness 37, 747 Robert G. Michaid, Jr. 26, 500 Purisk C. Rome 25, 522 Ward L. Weinbert 19, 725 Robert G. Mabei 22, 351 Robert M. Baum 25, 522 Ward L. Weinbert 19, 725 Robert G. Mabei 22, 251 Robert 22, 252 Robert 19, 725 Robert G. Mabei 22, 251 Robert 19, 725 Robert G. Mabei 22, 251 Robert 19, 725 Robert G. Mabei 22, 251 Robert 19, 725 Robert G. Ward L. Gradelock 19, 725 Robert G. Ward L. Gradelock 19, 725 Robert G. Ward L. Weinbert 19, 725 Robert G. Ward L. Gradelock 19, 725 Rober		ARATION	AND FOULK OF ALL	Orum		092292-029		
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Robert S. Swecker Flaton N. Mandros 22,124 Frosa Somet Rea 30,427 Briston N. Mandros 22,124 Frosa Somet Rea 30,427 Benton S. Deffert, Jr. 22,030 Robert E. Krebs 12,885 Harel M. Fillious 11,779 Benton S. Deffert, Jr. 22,030 Robert E. Krebs 10,885 Romat S. Deffert, Jr. 22,116 Robert B. Krobs Romat L. Graddedel 24,970 T. Gene Dillabandy 29,423 Froderick G. Michand, Jr. 26,003 Patrick C. Keans 22,839 Romat B. Kopecki 25,813 B. Lefferson Boggs, Jr. 22,244 Froderick G. Michand, Jr. 26,003 Romat C. Willer, III 27,360 Romat C. Willer, III 27,360 Robert S. Stiff Robert G. Malai R. Benz 24,939 William R. Benz 25,922 Word I. Medrand Robert G. Malai R. Benz 24,939 Robert G. Malai R. Benz 24,939 Robert G. Malai R. Benz 24,930 Robert G. Savage 32,956 Robert G. Malai R. Dasmy Hundingum 27,903 Crarles F. Wichard III 33,096 BURNS, DOANE, SWECKER & MATHIS, L. L. P. P.O. Box 1404 Alexandria, Virginia 22313-1404 Address all telephone calls to: Romald L. Grudziecki, Esq. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on informatic and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued theree FULL NAME OF SOLE OR FIRST INVENTOR Steffen DALGARD Robert S. Robert S. Kreb Dalgan Robert J.	and Trademark Office con	nacted therewi					vainess in	the Patent
BURNS, DOANE, SWECKER & MATHIS, L.L.P. P.O. Box 1404 Alexandria, Virginia 22313-1404 Address all telephone calls to: Ronald L. Grudziecki, Esq. at (703) 836-6620 I hereby declare that all statements made herein of my own knowledge are true and that all statements made on informatic and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine of imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued therefore the supplication of the su	Robert S. Swecker Platon N. Mandros Bonton S. Duffett, Jr. Norman H. Stepno Romidd L. Graidelockl Frederick G. Michaud, Jr. Alan B. Kopecki Regis B. Slumer Samuel C. Miller, III Robert G. Mukai George A. Hovanes, Jr. James A. LaBarre E. Jozeph Gest R. Danny Hundingum	19,885 22,124 22,030 22,716 24,970 26,003 25,813 24,999 27,360 28,331 28,223 28,632 28,530	James W. Peterson Teresa Sumek Rea Robert B. Krebs William C. Rowband T. Gene Dilithunty Patrick C. Keane B. Jefferson Boggs, Jr. William H. Benz Peter K. Skiff Richard J. McGrash Manthew L. Schnolder Michael G. Savge Gerald F. Swige	26,0 30,4 25,8 30,8 32,8 32,9 31,9 25,9 31,9 32,5 30,1	57 27 85 88 88 44 52 17 95 14	Todd R. Walters Roani S. Jillions Harold R. Brown Harold R. Baum Brian P. O'Shaugh Konnech B. Leffine Pred W. Hathaway Wandi L. Weinetei Muty Ann Dillahu	nessty	34,040 31,979 36,341 36,086 37,747 36,075 32,236 34,456
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on informatic and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine of imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued therefore the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the		e 10:	P.O. Box 1404					
and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine of imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued therefore the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application or any patent issued the validity of the application of the application of the application of the validity of the application	Address all telephone calls	to:	Ronald L. Grudzie	eki, B	ıq.		at (703) (£36-6620.
Steffen DALGARD Sleffen Selgen 12/11-200 RESIDENCE Bekkestis, NORWAY Norwegian	and belief are believed to b menus and the like so made States Code and that such v	e true; and fur are punishable willful false sta	ther that these statements we by fine of imprisonment, or mements may jeopardize the v	re mad r both, alidity	e with under	the knowledge that Section 1001 of Ti	willful fa	lse state- he United
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